



THE COMMONWEALTH OF MASSACHUSETTS

Appellate Tax Board

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Boston, Massachusetts 02114

(617) 727-3100
(617) 727-6234 FAX

**Docket Nos. F337066, F337067, F337068 ;
F337069, F337070**

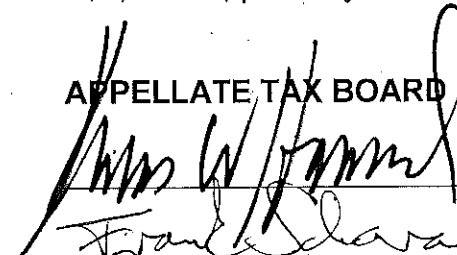
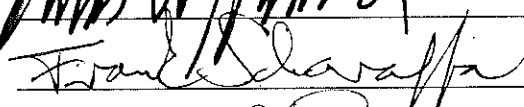
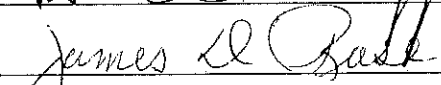
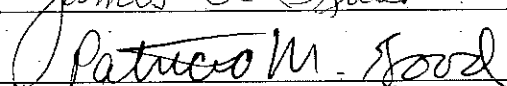
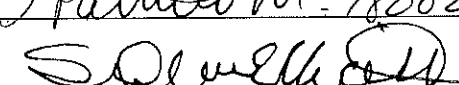
REBECCA HARTE (WEINZIMMER)
Appellant.

**BOARD OF ASSESSORS OF THE
TOWN OF PLYMOUTH**
Appellee.

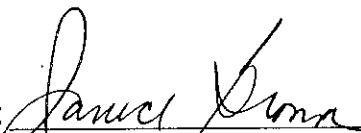
DECISION WITH FINDINGS

The Decision is for the appellant. These appeals concern the assessment of motor vehicle excise, demand fees, and interest charges on five vehicles formerly owned by the appellant. The assessors concede, and documentary evidence confirms, that the motor vehicle excise has been abated in accordance with G.L. c. 58, § 8. The Board therefore finds and rules that the demand fees and interest charges associated with the abated excise must also be abated. Accordingly, the Board grants an abatement in the amount of \$2,862.10, plus any related additional interest and fees that may have accrued.

APPELLATE TAX BOARD

 Chairman
 Commissioner
 Commissioner
 Commissioner
 Commissioner

Attest:


Ass't Clerk of the Board

Date:

(Seal)

APR 29 2019

NOTICE: Either party to these proceedings may appeal this decision to the Massachusetts Appeals Court by filing a Notice of Appeal with this Board in accordance with the Massachusetts Rules of Appellate Procedure. Pursuant to G.L. c. 58A, § 13, no further findings of fact or report will be issued by the Board.